

NOVEMBER 23, 1992

THE DIRECTOR OF THE DIVISION OF STATE LANDS & FORESTRY TOOK FORMAL ACTION ON NOVEMBER 23, 1992, AT 9:30 A.M. IN THE DIVISION OF STATE LANDS & FORESTRY OFFICE, 355 WEST NORTH TEMPLE, 3 TRIAD CENTER, SUITE 400, SALT LAKE CITY, UTAH 84180-1204, ON THE BELOW LISTED MINERAL AND SURFACE BUSINESS MATTERS AS INDICATED.

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MINERAL ESTATE BUSINESS MATTERS

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MINERAL LEASE APPLICATIONS

METALLIFEROUS MINERALS LEASE APPLICATIONS - APPROVED

Upon recommendation of Mr. Mansfield, the Director approved the Metalliferous Minerals lease applications listed below at a rental of \$1.00 per acre per annum; royalty as provided in the lease form approved by the Board of State Lands and Forestry. The applications have been checked by the Minerals Section and found to be in order. The land status has been examined and the lands found to be open and available. The reassessment date for these leases is December 1, 2002.

<u>Mineral Lease Appl. No. 45766</u>	<u>T5S, R21E, SLB&M.</u>	Uintah County
Farren Anderson	Sec. 24: SW $\frac{1}{4}$	519.44 acres
HC 67 Box 79	Sec. 26: NE $\frac{1}{4}$	
LaPoint, UT 84039	Sec. 36: Lots 1, 2, 3, 4, W $\frac{1}{2}$ NE $\frac{1}{4}$	

Application Date: November 16, 1992

<u>Mineral Lease Appl. No. 45767</u>	<u>T5S, R22E, SLB&M.</u>	Uintah County
Farren Anderson	Sec. 30: Lots 2, 3, 4	758.91 acres
HC 67 Box 79	Sec. 31: Lots 1, 2, N $\frac{1}{2}$ NE $\frac{1}{4}$, SE $\frac{1}{4}$ NW $\frac{1}{4}$	
LaPoint, UT 84039	Sec. 32: S $\frac{1}{2}$ N $\frac{1}{2}$, N $\frac{1}{2}$ SE $\frac{1}{4}$, SW $\frac{1}{4}$ SE $\frac{1}{4}$	
	Sec. 33: SW $\frac{1}{4}$	

Application Date: November 16, 1992

<u>Mineral Lease Appl. No. 45765</u>	<u>T6S, R22E, SLB&M.</u>	Uintah County
Farren Anderson	Sec. 4: Lots 1, 2, 3, 4, SW $\frac{1}{4}$ NE $\frac{1}{4}$, S $\frac{1}{2}$ NW $\frac{1}{4}$	926.56 acres
HC 67 Box 79	Sec. 5: Lots 1, 2, S $\frac{1}{2}$ NE $\frac{1}{4}$	
LaPoint, UT 84039	Sec. 10: N $\frac{1}{2}$, SE $\frac{1}{4}$	
	Sec. 11: NW $\frac{1}{4}$, SW $\frac{1}{4}$ SW $\frac{1}{4}$	

Application Date: November 16, 1992

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GEOHERMAL STEAM LEASE APPLICATION - APPROVED

Upon the recommendation of Mr. Bonner, the Director approved the Geothermal Steam lease application listed below at a rental of \$1.00 per acre per annum; royalty as provided in the lease form approved by the Board of State Lands and Forestry. The application has been checked by the Minerals Section and found to be in order. The land status has been examined and the lands found to be open and available. The review date for this lease is December 1, 1997.

<u>Mineral Lease Appl. No. 45764</u>	<u>T30S, R12W, SLB&M.</u>	Beaver County
Lewis Katz	Sec. 34: Lots 1, 2, 3,	318.41 acres
3521 Westwood Drive	4, 5, 6, 7, 8	
Salt Lake City, UT 84109		

Application Date: November 13, 1992

REFUND: \$1.00

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TOTAL ASSIGNMENTS--OIL, GAS, AND HYDROCARBON LEASES

Upon recommendation of Mr. Bonner, the Director approved the assignment of the leases listed below to Sunfield Energy Co., 1775 Sherman Street, Suite 1800, Denver, CO 80203, by SonJa V. McCormick. No override.

LEASE OWNERSHIP: SONJA V. MCCORMICK

....ML 45694....ML 45697....

INTEREST ASSIGNMENT--OIL, GAS, AND HYDROCARBON LEASE

Upon recommendation of Mr. Bonner, the Director approved the assignment of 50% interest in part of leased lands: NW $\frac{1}{4}$ Sec. 36, T14S, R20E, SLB&M., 160.00 acres, in and to the lease listed below to Pacific United Corp-Trustee/Pacific Union Asset Backed Trust, 1032 Irving St., #249, San Francisco, CA 94122, by Steven D. Martens-Trustee for Del Rio Resources Grantor Trust. No override.

LEASE OWNERSHIP:	<u>T14S, R20E, SLB&M.</u>	480.00 Acres
	Sec. 36: NE $\frac{1}{4}$, S $\frac{1}{2}$	
	J. REX KIRK, JR.--100%	
	<u>T14S, R20E, SLB&M.</u>	160.00 Acres
	Sec. 36: NW $\frac{1}{4}$	
	J. REX KIRK, JR.--50%, AND	
	STEVEN D. MARTENS TRUSTEE/DEL RIO	
	RESOURCES GRANTOR TRUST--50%	

....ML 44318....

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OPERATING RIGHTS ASSIGNMENT--OIL, GAS, AND HYDROCARBON

Upon recommendation of Mr. Bonner, the Director approved the assignment of .57385946% of 3.0066595% or 1.7254% interest in operating rights covering the unit agreement and plan of unitization for the development and operation of the Monument Butte (Green River "D") Unit Area from surface to base of Green River Formation in part of lands: N $\frac{1}{2}$ N $\frac{1}{2}$, SE $\frac{1}{4}$ NW $\frac{1}{4}$, SW $\frac{1}{4}$ NE $\frac{1}{4}$ Sec. 2, T9S, R16E, SLB&M., in and to the lease listed below to Codrington Oil & Gas, Inc., 13405 Northwest Freeway, Suite 310, Houston, TX 77040, by Whitehall Energy Corporation. No override.

LEASE OWNERSHIP: NGC ENERGY COMPANY--75%,
AND RAYMOND CHORNEY--25%
OPERATING RIGHTS: COVERING THE UNIT AGREEMENT AND
PLAN OF UNITIZATION FOR THE DEVELOPMENT AND
OPERATION OF THE MONUMENT BUTTE (GREEN RIVER "D")
UNIT AREA FROM SURFACE TO BASE OF GREEN RIVER
FORMATION

T9S, R16E, SLB&M.

Sec. 2: N $\frac{1}{2}$ N $\frac{1}{2}$, SE $\frac{1}{4}$ NW $\frac{1}{4}$, SW $\frac{1}{4}$ NE $\frac{1}{4}$

LOMAX EXPLORATION COMPANY--27.889501%,

CODY RESOURCES, INC.--18.72308%,

JAMES AND BEVERLY FISCHGRUND--16.248958%,

LOMAX MONUMENT BUTTE WATERFLOOD, INC.--
13.498884%,

CODRINGTON OIL AND GAS PARTNERS--3.545999%,

WHITEHALL ENERGY CORPORATION--3.0066595%,

MARIAN BRENNAN--4.5%,

NATURAL GAS CORPORATION OF CALIFORNIA--
2.739142%,

TEXAS GENERAL RESOURCES CORPORATION--2%,

CHORNEY OIL COMPANY--1.555718%,

RAYMOND H. BRENNAN--1.004914%,

INTERNATIONAL DRILLING SERVICES INC.--1%,

RAYMOND CHORNEY--.903671%,

DAVIS BROTHERS--.712753%,

WHITEHALL AFFILIATED PARTNERS I--.6776555%,

JACK WARREN--.518462%,

ALLAN C. KING--.518462%,

DOROTHY M. LOMAX TESTAMENTARY TRUST--
.40527%,

DAVIS RESOURCES--.356355%, AND

WILLIAM H. SCHROEDER--.194516%

....ML 21839....

OPERATING RIGHTS ASSIGNMENT--OIL, GAS, AND HYDROCARBON (CONT'D)

Upon recommendation of Mr. Bonner, the Director approved the assignment of .57385946% of 3.0066595% or 1.7254% interest in operating rights covering the unit agreement and plan of unitization for the development and operation of the Monument Butte (Green River "D") Unit Area from surface to base of Green River Formation in part of lands: $W\frac{1}{2}W\frac{1}{2}$, $SE\frac{1}{4}NW\frac{1}{4}$, $NE\frac{1}{4}SW\frac{1}{4}$ Sec. 36, T8S, R16E, SLB&M., in and to the lease listed below to Codrington Oil & Gas, Inc., 13405 Northwest Freeway, Suite 310, Houston, TX 77040, by Whitehall Energy Corporation. No override.

LEASE OWNERSHIP: NGC ENERGY COMPANY--75%,
AND CHORNEY OIL COMPANY--25%
OPERATING RIGHTS: COVERING THE UNIT AGREEMENT AND
PLAN OF UNITIZATION FOR THE DEVELOPMENT AND
OPERATION OF THE MONUMENT BUTTE (GREEN RIVER "D")
UNIT AREA FROM SURFACE TO BASE OF GREEN RIVER
FORMATION

T8S, R16E, SLB&M.

Sec. 36: $W\frac{1}{2}W\frac{1}{2}$, $SE\frac{1}{4}NW\frac{1}{4}$, $NE\frac{1}{4}SW\frac{1}{4}$

LOMAX EXPLORATION COMPANY--27.889501%,
CODY RESOURCES, INC.--18.72308%,
JAMES AND BEVERLY FISCHGRUND--16.248958%,
LOMAX MONUMENT BUTTE WATERFLOOD, INC.--
13.498884%,
CODRINGTON OIL AND GAS PARTNERS--3.545999%,
WHITEHALL ENERGY CORPORATION--3.0066595%,
MARIAN BRENNAN--4.5%,
NATURAL GAS CORPORATION OF CALIFORNIA--
2.739142%,
TEXAS GENERAL RESOURCES CORPORATION--2%,
CHORNEY OIL COMPANY--1.555718%,
RAYMOND H. BRENNAN--1.004914%,
INTERNATIONAL DRILLING SERVICES INC.--1%,
RAYMOND CHORNEY--.903671%,
DAVIS BROTHERS--.712753%,
WHITEHALL AFFILIATED PARTNERS I--.6776555%,
JACK WARREN--.518462%,
ALLAN C. KING--.518462%,
DOROTHY M. LOMAX TESTAMENTARY TRUST--
.40527%,
DAVIS RESOURCES--.356355%, AND
WILLIAM H. SCHROEDER--.194516%

....ML 22061....

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TOTAL ASSIGNMENTS--METALLIFEROUS MINERALS LEASES

Upon recommendation of Mr. Bonner, the Director approved the assignment of the leases listed below to Santa Fe Pacific Mining, Inc., P.O. Box 27019, Albuquerque, NM 87125, by Pilot Exploration Inc., who reserves 1% overriding royalty. The State assumes no responsibility in collecting or distributing overriding royalty.

LEASE OWNERSHIP: PILOT EXPLORATION INC.

....ML 40341....ML 44364....

Upon recommendation of Mr. Bonner, the Director approved the assignment of the leases listed below to Crown Resource Corp. of Colorado, 1225 17th Street, Suite 1500, Denver, CO 80202, by Centurion Mines Corporation, who reserves an override of 40% of 4% or 1.6% overriding royalty on nonfissionable metals and 40% of 8% or 3.2% overriding royalty on fissionable metals. The State assumes no responsibility in collecting or distributing overriding royalty.

LEASE OWNERSHIP: CENTURION MINES CORPORATION

....ML 44373....ML 44429....ML 44430....ML 44431....ML 44432
....ML 44825....ML 45040....ML 45101....ML 45110....ML 45111
....ML 45112....ML 45113....ML 45114....ML 45115....ML 45137
....ML 45138....ML 45139....ML 45140....ML 45141....ML 45142
....ML 45143....ML 45144....ML 45249....ML 45319....

INTEREST ASSIGNMENTS--METALLIFEROUS MINERALS LEASES

Upon recommendation of Mr. Bonner, the Director approved the assignment of 12.5% interest in and to the leases listed below to Hanagan Petroleum Corporation, P.O. Box 1737, Roswell, NM 88202, by Sidney S. Gilbert. No override.

LEASE OWNERSHIP: SIDNEY S. GILBERT

....ML 45506....ML 45507....

OVERRIDING ROYALTY ASSIGNMENTS--METALLIFEROUS MINERALS LEASES

Upon recommendation of Mr. Bonner, the Director approved the assignment of 40% of 4% or 1.6% overriding royalty on nonfissionable metals and 40% of the 8% or 3.2% overriding royalty on fissionable metals in and to the leases listed below to Centurion Mines Corporation, 331 South Rio Grande Street, Salt Lake City, UT 84101, by Crown Resources Corporation. The State assumes no responsibility in collecting or distributing overriding royalty.

LEASE OWNERSHIP: CROWN RESOURCES CORPORATION

....ML 45329....ML 45368....ML 45369....ML 45370....ML 45371
....ML 45372....ML 45384....ML 45385....ML 45386....

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EXTENSION OF UTAH STATE METALLIFEROUS MINERALS LEASES ML 40341 AND ML 40344

Santa Fe Pacific Mining as operator on ML 40341 and Tenneco-Goldstrike as lessee of ML 40344 have submitted a request to extend their leases beyond the primary term of ten years. Accompanying the requests are descriptions of operations performed on the leased lands including soil and rock chip sampling and geologic mapping. The lease terms allow the leases to be extended with payment of a minimum royalty of 3 times the annual rental and diligent operations. The annual payment for ML 40341 should be increased to \$2,560.00. The annual payment for ML 40344 should be increased to \$2,744.00. The expiration dates should be deleted from the computer, as they no longer apply.

Upon recommendation of Mr. Mansfield, the Director approved the extension of ML 40341 and ML 40344, as described above.

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SURFACE ESTATE BUSINESS MATTERS

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EASEMENTS

EASEMENT NO. 189

APPLICANT'S NAME AND ADDRESS

US West Communications
250 Bell Plaza, Room 1111
Salt Lake City, Utah 84111

LEGAL DESCRIPTION

Township 1 North, Range 10 West, SLB&M
Section 33: SW4 (Within)

Township 1 South, Range 10 West, SLB&M
Section 4: Lots 2, 3, 4 (Within the N2N2)

A right of way, 12 feet in width, being 6 feet on either side of a centerline across the SE4, Section 33, T1N, R10W, and Lots 2, 3, and 4, Section 4, T1S, R10W, SLB&M, Tooele County, Utah, being more particularly described as follows:

Commencing at a point in the SW quarter of Section 33, STA. 0+00, from which the SW corner of Section 33 bears West 1057.10 ft. and S00°01'57"E 833.16 ft.;

Th S47°26'07"W 515.71 ft. along an existing right of way, STA 5+15.71; th S18°43'03"E 129.00 ft. to a point on the Northerly line of Interstate Highway 80, STA 6+44.71; th S18°43'03"E 918.36 ft. to a point on the Southerly line of Interstate Highway 80 STA 15+63.07; th S18°43'03"E 160.00 ft.; th N76°46'56"E 309.03 ft.; th N81°44'36"E 352.74 ft.; th N66°45'47"E 295.90 ft.; th S88°34'36"E 90.79 ft.; th S37°05'42"E 253.11 ft.; th 494.90 ft. along a curve to the left, having an included angle of 38°53'44", a radius of 729.02 ft., and a long chord bearing S56°32'34"E 485.45 ft.; th S75°59'25"E 572.01 ft.; th 137.40 ft. along a curve to the right, having an included angle of 65°41'16", a radius of 119.85 ft. and a long chord bearing S43°08'47"E 130.00 ft.; th S10°18'09"E 48.71 ft. to a point on the northerly line of Western Pacific Railroad right of way line STA 42+77.66; th S10°18'09"E 107.99 ft. to a point on the South line of said Lot 2 of Section 4 STA 43+85.65, where line leaves State land, and from which the East Quarter corner of said Section 4 bears S89°44'41"E 2007.17 ft. along the South line of Lots 1 & 2 of said Section 4, and S00°00'22"E 1322.00 ft. along the E line of said Section 4.

COUNTY: Tooele

ACRES: 1.2082

FUND: School

EASEMENTS (CONT'D)

EASEMENT NO. 189 (cont'd)

PROPOSED ACTION:

The applicant is requesting a twelve foot wide 4,385.65 foot long easement for the installation of a proposed fiber DSI Cable Corridor.

RELEVANT FACTUAL BACKGROUND:

The proposed easement is twelve feet wide, and will be used to install a DSI cable corridor to serve the Aptus complex. Additional portions of this easement are located on private and public lands.

CRITERIA FOR EVALUATION:

R640-100-200(1)(a) requires that one or more of the following plans be implemented:

- (i) General management plans
- (ii) Comprehensive management plans
- (iii) Site-specific plans
- (iv) Resource plans

R640-100-300 gives the Division guidance as to what type of plan should be required. Paragraph 2 of this rule indicates that site-specific planning is initiated either by:

- (a) an application for a trust land use or a sovereign land use, or
- (b) the identification by the Division of an opportunity for commercial gain in a specific area.

A site-specific plan is defined in R640-1-2 as follows:

Plans prepared for state lands which provide direction for specific actions. Site-specific plans shall include, but not be limited to:

- 1. Records of Decision in either summary or narrative form.
- 2. Board action that designates specific parcels of land for specific use(s) or designation.

Easements are excluded from the narrative record of decision process if all of the following four conditions exist:

- 1. The proposed easement is not located entirely on State land or, if it is located entirely on State land, it is located in an existing corridor.
- 2. The proposed easement term is 30 years or less.
- 3. The applicant has paid the fee as determined by the Division.
- 4. The proposed easement will not have an unreasonably adverse affect on the developability or marketability of the subject property.

EASEMENTS (CONT'D)

EASEMENT NO. 189 (cont'd)

EVALUATION OF FACTS:

R640-100-300 indicates that a planning decision be made. The criteria to be addressed and the associated evaluation are as follows:

- (1) Public interest in the natural or cultural resources of the area. This application was advertised for 30 days to solicit public comment. No comments were received. A Cultural Resource Evaluation provided by the applicant was reviewed by the division archeologist and by State History. No historic properties were found. This easement application was exempted from RDCC, because an EIS was processed. There was no other interest expressed by the public in cultural or natural resources.
- (2) Unique Attributes of the land. The proposed easement crosses from section thirty-three into section four South of I-80 near the Aragonite Interchange, and is situated west of the Cedar Mountains.
- (3) Potential for conflicts with other land users. Notice of the proposed easement was sent to all existing lessees and permittees. No comments were received.
- (4) Opportunities for commercial gain by development of a general, comprehensive, or resource management plan. The area is located in a desert valley west of the Cedar Mountains. The proposed easement is compatible with the present use of the area and will enhance the potential of future development.
- (5) Benefits of an exchange or other option. The staff does not see any benefits from other options. The proposal would enhance the opportunity for commercial development.

Based on the evaluation of the planning criteria, this easement can be processed as a site specific plan.

The standard fee for a twelve (12) foot wide 4,385.65 foot easement is \$12.00 per rod. Preliminary modeling indicates that the property would have to be worth more than \$3,300.00 per acre in order to exceed the per rod rate. The land value is estimated to be \$650.00 per acre, based on the Tooele County Assessor's assessed valuation. Therefore, the per rod rate will be used to determine the easement fee. The easement fee is \$3,189.60 (265.80 Rods X \$12.00).

EASEMENTS (CONT'D)

EASEMENT NO. 189 (cont'd)

The proposed easement is not located entirely on State land, it is for a term of thirty years, and the applicant has paid the Division determined fee. As far as the staff has been able to determine, there will be no unreasonable adverse affect on the marketability or developability of the subject property. Therefore, this summary will constitute the record of decision.

Upon the recommendation of Mr. Tripp, the Director approved the above-described application for an easement with the fee being \$3,189.60, plus a \$50.00 application fee, with an administrative fee being assessed every three years beginning January 1, 1995. At the time of application, \$75.00 was received by the Division to cover the cost of advertising. Only a portion (\$45.90) of these funds were used and the balance (\$29.10) is to be returned to the applicant.

EASEMENT 151 (EASEMENT AMENDMENT)

Easement 151 is issued to Cedar City Corporation, c/o City Manager, P.O. Box 249, Cedar City, Utah 84721. On November 2, 1992, Record of Decision Number 92-0716-ESMT151 was approved by the Director amending the easement agreement in the following manner:

1. The term is hereby amended to read "in perpetuity" or until the easement is abandoned by the Grantee.
2. The administrative fee required in R640-40-1800 has been prepaid for the life of the easement.

The amendment of Easement 151, as described above, was approved by the Director on November 2, 1992. This item is submitted by Mr. Fullmer for record-keeping and accounting purposes.

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SPECIAL USE LEASE AGREEMENTS

SPECIAL USE LEASE AGREEMENT NO. 741 (LEASE AMENDMENT)

SULA 741 is issued to Arrowhead Investment Corporation, P.O. Box 258, Beaver, Utah 84713. On October 30, 1992, Record of Decision Number 92-0713-SULA 741 was approved by the Director, amending the lease agreement in the following manner:

1. The legal description is amended to read as follows:

TOWNSHIP 30 SOUTH, RANGE 5 WEST, SLB&M

Section 2: E2SW4, S2 OF LOT 11,
S2 OF LOT 12,
S2S2S2N2 OF LOT 12

COUNTY:BEAVERACRES:122.5

2. The minimum annual rental is hereby set at \$5,000.00 per year, with the sub-leases rental rates remaining as they are presently. The minimum rental rate is effective September 1, 1992.

3. The Lessor shall have the right to review and adjust the rental rates every five (5) years pursuant to Division rule R640-30-4(4) or any replacement rule as may be promulgated. The next review date is September 1, 1997.

The amendment of SULA 741, as described above, was approved by the Director on October 30, 1992. This item is submitted by Mr. Fullmer for record-keeping and accounting purposes.

SPECIAL USE LEASE NO. 940

NAME OF LESSEE:
Utah Dept. of Transportation
Route 3, Box 75C5
Price, UT 84501

LESSEE NO. 3975
RECORD OF DECISION NO:
92-0218-SULA940
APPROVAL DATE: 06/30/92

LEASE TYPE: GOV
DATE OF APPLICATION: 09/27/91
BEGINNING DATE: 01/01/90
EXPIRATION DATE: 12/31/41
DUE DATE: 0101
REASSESSMENT DATE: 01/01/95
ACRES: 10.00

FUND: School
COUNTY: San Juan
TERM OF LEASE: 51 years
RENTAL: \$900.00
APPLICATION FEE: \$50.00
ADVERTISING FEE: \$27.00
LATE FEE: \$117.00
TOTAL AMOUNT COLLECTED: \$2894.00

LEGAL DESCRIPTION:

Township 31 South, Range 23 East SLB&M
Section 24: E2SW4SW4NW4, W2SE4SW4NW4

COMMENTS: Site will be used for an asphalt mixing plant.
Back rental 1/1/90 thru 12/31/91 \$1800.00
Late Fee 117.00

The balance of the advertising deposit (\$23.00) was applied to the rental.

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PREDESIGNATIONS

PREDESIGNATION NO. 29

On December 15, 1983, the Board of State Lands and Forestry approved the designation of an "area of critical environmental concern" to protect and aid in the recovery of the Dwarf Bearclaw Poppy, an endangered species endemic to the St. George area. The lands involved are as follows:

T42S, R16W, SLB&M Washington County
Sec. 32: S $\frac{1}{2}$ SE $\frac{1}{4}$

T43S, R14W, SLB&M
Sec. 32: W $\frac{1}{2}$ NW $\frac{1}{4}$ NW $\frac{1}{4}$

T43S, R15W, SLB&M
Sec. 18: N $\frac{1}{2}$
Sec. 28: W $\frac{1}{2}$
Sec. 29: All
Sec. 30: SE $\frac{1}{4}$ SE $\frac{1}{4}$
Sec. 31: E $\frac{1}{2}$ NE $\frac{1}{4}$
Sec. 32: NW $\frac{1}{4}$, W $\frac{1}{2}$ NE $\frac{1}{4}$

PREDESIGNATIONS (CONT'D)

PREDESIGNATION NO. 29 (cont'd)

T43S, R16W, SLB&M

Sec. 4: S $\frac{1}{2}$ SE $\frac{1}{4}$
Sec. 10: S $\frac{1}{2}$ NW $\frac{1}{4}$, W $\frac{1}{2}$ NW $\frac{1}{4}$ NW $\frac{1}{4}$, N $\frac{1}{2}$ S $\frac{1}{2}$
Sec. 16: NE $\frac{1}{4}$
Sec. 23: E $\frac{1}{2}$
Sec. 24: W $\frac{1}{2}$ NW $\frac{1}{4}$

and any such additional acreage that may be required to protect this endangered species.

Said designation consists of two actions:

1. Closure of area to off-road vehicle use. The area will be signed and posted so the public will know that off-road vehicle use is prohibited on those lands. Bureau of Land Management personnel and State Lands and Forestry personnel will periodically patrol the area and perform those actions necessary to insure that off-road vehicle use is not allowed on areas where the plants would be disturbed.
2. Restrictions placed upon mining exploration and production. Mineral lessees will be informed that before any exploration or production activities are allowed a plan must be submitted to the State for approval, allowing the State to do on-site investigations of the proposed development sites and ascertain the presence or absence of the poppy. If the poppy is located on the site, mitigation procedures will be required to either relocate the development site or protect the plant by some other means.

This item was approved by the Board of State Lands and Forestry on December 15, 1983, and is submitted by Ms. Durrant for record-keeping purposes.

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CONFIRMATORY PATENTS

The Division has received a certified copy of Confirmatory Patent No. 43-93-0001 which was issued by the United States Department of Interior, Bureau of Land Management on November 17, 1992, for the lands described as follows, the title of which vested in the State of Utah upon the revocation of Secretarial Order of June 11, 1954 by Public Land Order 6389 on June 21, 1983:

T36S, R10E, SLB&M Garfield County
Sec. 32: All 640.00 acres

EXCEPTING AND RESERVING TO THE UNITED STATES:

1. A right-of-way thereon for ditches and canals constructed by the authority of the United States. Act of August 30, 1890, 26 Stat. 391; 43 U.S.C. 945.

Upon recommendation from Mr. Wilcox, the Director accepted the above-described lands to be platted on the records of the Division.

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INTEREST RATE


CURRENT YR.

YEAR AGO

Base Rate

6.00

7.50



RICHARD J. MITCHELL, DIRECTOR
DIVISION OF STATE LANDS & FORESTRY



CANDEE H. PENMAN, SECRETARY

ARCHIVES APPROVAL NO. 7900209